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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/587,778	07/28/2006	Hajime Maekawa	MAT-8872US	9923
52473 RATNERPRE	7590 04/10/200 STIA	9	EXAMINER	
P.O. BOX 980 BENOIT, ESTHER				ESTHER
VALLEY FOI	RGE, PA 19482		ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/587,778 MAEKAWA ET AL.

Office Action Summary	Examiner	Art Unit					
·	ESTHER BENOIT	2442					
The MAILING DATE of this communication app			ddress				
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DV. Extension of time may be available under the provisions of 3 CPR 11.1 in a feet SIX (9) MONTHS from the mailing date of the communication. If NO period for reply is specified above, the maximum statutory period to reply within the act or extended period for reply with y statute, Any reply received by the Office later than three months after the mailing earned patter term adjustment. See 3 CPR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 28 Ju	<u>ıly 2006</u> .						
2a) This action is FINAL. 2b) ☐ This	This action is FINAL. 2b)⊠ This action is non-final.						
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) Claim(s) <u>33-58</u> is/are pending in the application							
·- · · · · · · · · · · · · · · · · · ·	4a) Of the above claim(s) is/are withdrawn from consideration.						
_ , , , , , , , , , , , , , , , , , , ,	Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>33-58</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	,						
10) ☐ The drawing(s) filed on 7/28/2006 is/are: a) ☐ 3		the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correcti			FR 1.121(d).				
11) The oath or declaration is objected to by the Ex							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a))-(d) or (f).					
a)⊠ All b) Some * c) None of: 1. Certified copies of the priority documents	have been received						
Certified copies of the priority documents Certified copies of the priority documents		on No					
Copies of the certified copies of the prior			Stane				
application from the International Bureau	•	sa in this reational	olage				
* See the attached detailed Office action for a list	of the certified copies not receive	ed.					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da						

3) M Information Disclosure Statement(s) (PTO/S5/08) 6) Other: ____. Paper No(s)/Mail Date 7/28/2006, 8/24/2006.

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DETAILED ACTION

 Claims 33-58 are pending in this application. A Preliminary Amendment filed 7/28/2006 cancelled claims 1-32 and added claims 33-58. Claims 33-58 are presented for examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

 Claims 33-58 are rejected under 35 U.S.C. 102(a) as being anticipated by Yonezawa et al. (JP 2003-244251, August 2003).

With respect to claim 42, Yonezawa discloses:

- a sustain data demand receiving unit for receiving a demand for sustain data of tunnel communication transmitted from the data processing apparatus ([0011], where 206 receives tunnel reconstruction demand);
- a sustain data demand transmitting unit for transmitting the demand for sustain data to a tunnel managing apparatus connected to the access

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apparatus through a communication line ([0011], reconstruction demand transmission);

- a sustain data receiving unit for receiving a sustain data based on tunnel communication data from the tunnel managing apparatus ([0035], user authentication received from controlling device);
- and a sustain data transmitting unit for transmitting the sustain data to the data processing apparatus ([0035], tunnel request device transmits user authentication information).

With respect to claim 33, the method of claim 33 is rejected for the same reasons as the apparatus of claim 42 above. Please see rejection above.

With respect to claim 34 and 43, Yonezawa discloses the sustain data is used for the data processing apparatus to judge whether to cancel the tunnel communication or not ([0035]).

With respect to claims 35-36, 44-45, and 53, Yonezawa discloses a tunnel control data receiving step, in which the access apparatus receives tunnel control data transmitted from the data processing apparatus ([0011], information controlling device); a tunnel communication data modification judging step, in which the access apparatus judges whether to modify the tunnel communication data or not ([0037], tunnel reconstruction); and a tunnel control data transmitting step, in which the access

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apparatus transmits the tunnel control data to the tunnel managing apparatus, in the case where it judged that the tunnel communication data should be modified ([0037]).

With respect to claim 37, 46, 52, and 56-58, Yonezawa discloses the tunnel communication data indicates at least one of a data regarding the tunnel communication allow/disallow flag, a data regarding time of the tunnel communication, and a data regarding charging of the tunnel communication ([0038])

With respect to claim 38 and 47, Yonezawa discloses the access apparatus executes the sustain data demand receiving step at prescribed time intervals ([0024]).

With respect to claim 39 and 48, Yonezawa discloses an identifier registration step of registering identifier, in which the access apparatus identifies at least one of the addresses of tunnel communication, to be performed by the data processing apparatus and the data processing apparatus concerned, before executing the sustain data demand receiving step ([0036]).

With respect to claim 40, 49, and 54, Yonezawa discloses the tunnel communication data modification judging step judges if the identifier for identifying the different data processing apparatus is registered in advance in the access apparatus or not and, in the case where such identifier is registered, executes the tunnel control data transmitting step ([0037]).

With respect to claim 41 and 50, Yonezawa discloses the tunnel communication data is controlled by the tunnel managing apparatus, and is used for controlling the tunnel communication ([0011]).

With respect to claim 51, Yonezawa discloses:

the access apparatus comprises:

 a first demand receiving unit for receiving a demand for transmission of sustain data regarding sustaining of the tunnel communication performed

by the data processing apparatus, from the data processing apparatus

([0011], where 206 receives tunnel reconstruction demand);

· a demand transmitting unit for transmitting the demand for transmission

concerned to the tunnel managing apparatus, in the case where the first

demand receiving unit received the demand for transmission ([0011].

reconstruction demand transmission);

a sustain data receiving unit for receiving the sustain data transmitted

from the tunnel managing apparatus [0035], user authentication received

from controlling device);

· a first sustain data transmitting unit for transmitting the sustain data

concerned to the data processing apparatus, in the case where the

sustain data receiving unit received the sustain data ([0035], tunnel

request device transmits user authentication information);

the tunnel managing apparatus comprises:

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- a tunnel communication data controlling unit for controlling tunnel communication data regarding the tunnel communication ([0011], information controlling device);
- a second demand receiving unit for receiving the demand for transmission transmitted from the access apparatus(this will allow communication between the ([0011], necessary for the tunnel contact and the tunnel information controlling device to communicate);
- and a second sustain data transmitting unit for transmitting the sustain
 data to the access apparatus based on the tunnel communication data, in
 the case where the second demand receiving unit received the demand
 for transmission ([0035], necessary for the tunnel contact and the tunnel
 information controlling device to communicate)

With respect to claim 55, Yonezawa discloses the tunnel control data is a data demanding modification of time when the data processing apparatus can perform the tunnel communication ([0037]).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ESTHER BENOIT whose telephone number is (571)270-3807. The examiner can normally be reached on Monday through Friday between 7:30 a.m and 5 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on 571-272-3868. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Andrew Caldwell/ Supervisory Patent Examiner, Art Unit 2442

E.B. April 8, 2009